

ARENT FOX KINTNER PLOTKIN & KAHN, PLLC

Declaration For U.S. Patent Application

| My reside I believe names are | ence, post of am the control of the | nventor, I hereby dec office address and cit original, first and sol ow) of the subject ma RTS INTEGRA | izenship are as si e inventor (if on tter which is clai | nly one name imed and for | is listed below) which a patent is | sought on the inve | ention entit | led . | |
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| the specif | | which is attached here | | | | | ~~~~ | | |
| | | was filed on | | As PCT International Application | | | | | |
| | Number and | | | was amended on | | | | | |
| and/or | | as filed on | | | As U.S. Patent Application | | | | |
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| by any an I acknowl I hereby certificate below and | nendment in ledge the disclaim fore e, or §3650 I have also | have reviewed and useferred to above, uty to disclose informing priority benefits a) of any PCT Intersidentified below any hat of the application | nation which is munder 35 U.S.C. national applicat foreign applicat | naterial to par . §119(a)-(d) ion which de ion for paten | entability as defir or §365(b) of ar signated at least t or inventor's ce | ned in 37 C.F.R. § ny foreign applications country other | 1.56. tion(s) for j | patent or inventor's | |
| | 20 | 02 216100 | lanan | | . = | | Priority C | laimed | |
| 4 | | 02-216180 | Japan | | <u>25/07/2002</u> | | TYes | ☐ No | |
| (List pri | or (N | ımber) | (Country) | | (Day/Month/Yea | ar Filed) | | | |
| applicati | ions) | • . | | | <i>~</i> | | Yes | ☐ No | |
| | (Nı | ımber) | (Country) | • | (Day/Month/Yea | ar Filed) | | | |
| | (Nı | ımber) | (Country) | | (Day/Month/Yea | ar Filed) | Yes | ∐ No | |
| I hereby c | claim the b | (Application Num | | _ | es provisional app | lication(s) listed be | elow. | | |
| | (Application Number) | | her) | (Filing Date) | | | - | | |
| | | | • | , | • | onal applications. | | | |
| designatin disclosed duty to di | g the Unit in the prio sclose info | enefit under 35 U.S. ed States of America r application(s) (U.S. rmation which is mat lication and the nation | listed below and or PCT) in the interial to patentab | d, insofar as manner provi ility as defin | the subject matte ded by the first p ed in 37 C.F.R. | or of each of the claragraph of 35, USI 156 which became | laims of thi .S.C. §112. | s application is not | |
| (List prior U | .s. | | • | | | | | | |
| Applications PCT Internat | or (Application Serial No.) | | | (Filing Date) | | (Status) (patented, pending, abandoned) | | | |
| applications designating t | he U.S.) | (Application Serial No.) | | (Filing Date) | | (Status) (patented, pending, abandoned) | | | |
| Reg.No. 2 Chesser, 1 34,794; H | 25,895; Ge Reg.No. 4 lans J. Cro | nt the firm of Arent forge E. Oram Jr., Ro 1,668; Lynne D. Ar sby, Reg.No. 44,634 , Reg.No. 44,275; Ba | eg. No.27,931; I nderson, Reg.No I; D. Daniel Dza | Richard J. Be o. 46,412; R ara, Reg.No. | rman, Reg.No. 3 honda Barton, R 47,543; Rustan . | 99,107; Raymond i eg.No. 47,271; R J. Hill, Reg.No. 3 | Ho, Reg.No obert K. C 7.351: San | o. 41,838; Wilburn | |

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The undersigned hereby authorizes the U.S. attorneys named herein to accept and follow instructions from the undersigned's assignee, if any, and/or, if the undersigned is not a resident of the United States, the undersigned's domestic attorney, patent attorney or patent agent, as to any action to be take in the Patent and Trademark Office regarding this application without direct communication between the U.S. attorneys and the undersigned. In the event of a change in the person(s) from whom instructions may be taken, the U.S. attorneys named herein will be so notified by the undersigned

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further, that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

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